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IN THE UNITED STATES DISTRICT CERUED FOR THE MIDDLE DISTRICT OF ALABAMA

EASTERN DIVISION PR-9 P 4:28

ALONZO AUSTIN

Plaintiff

CASE NUMBER

V.

13:07-CV-042-MEF

GLOBAL CONNECTION INC.

OF AMERICA Et, al.

Defendants

)

PLAINTIFF'S MOTION FOR NEW TRIAL AND TO AMEND JUDGMENT, F. R. C.P. 59

COMES NOW, Plaintiff, ALONZO AUSTIN, and respectfully moves this HONORABLE Court to Consider its Instant Motion for a New thial and Cites as its grounds.

That the Defendants Global Convection Ive. OF America and Global Convection Ive. of Alabama do Not Contest Personal Jurisdiction or Venue and as Such the above Named Parties Should remain in this Law Suit. given the fact that the Defendants untimely Likely Motion For Summary Judgment and its Supportive Briefs,

DOCS. 57-58 Filed February 1, 2008) were the basis For the Courts graving Same and derying Plaintiff's Motion For Summary Judgmint timely Filed on (January 31, 2008. Doc. 61), and (2) Document #154-1 Date Filed 12/18/07, Page 1, AMENTARD SCHEDULING ORDER, SECTION 3: DISPOSITIVE MOTIONS, reads any dispositive motions, i.e., motions to DISMISS or motions for Summary Judgment, Shall be fixed by January 31, 2003, and finally (3), for the record Neither Defendants Global Convection INC, of America, Now Global Convection INC. of Alabamas are Long Distance Phone Service Providers and as Such they knew When they fromised Plaintiff, 100 Free Long Distance Minutes For the Drafting of its Credit Card account they could Not deliver upon that Promise Within the State of Alabama, which resulted in the Frank and inducement Claim Within, pursuant to F. R.C. P. 4(6), and With Wire Frand, after Defendant's, drapted plantity, Credit Card on the 6th of January 2006, after Plaintiff terminated agreement with Defendants after ists New Contractual agreement Earlier on the Gt of January 2006, evilencing Plaintiff, Pay \$70,380, For New Phone Service. 3 44

art the Mail Frand Claim Count was after Plaintiff received a Check # 12,577 date 1/12/2006 From Global Convection ENC. of Amenica, offering No accountability, See Exhibit Barecol

H) THE LAW

Federal Rule OF Civil Procedure 59.

Provides in Part. On a Motion for a

New trial in an action tried without

a Jury, the Court may open the Judgment

if one has been entered, take additional

testimony, amend findings of facts and

Conclusions of Law or Make New findings

and Conclusions, and direct the entry of

a New Judgment. And, under 59(e) any

Motion to alter or Amend a Judgment

Shall be filed No Cafer than 10 days

after entry of Judgment.

(5.) CONCLUSION

FOR all of the foregoing reason

Plaintit Prays that its Instant Motion

be granted a glory Queta Prose

kespectfully Submitted y

by allows austra Prose

Filed 04/09/2008 ase 3:07-cv-00042-MEF-TFM Document 71 Page 4 of 4 along auston dro 30 by alongo lustro, gross 1321 Diver Carlis R.L. Tuskegee, 01, 36083 Ph.# (334) 727-5474 VIA Centified Mail CERTIFICATE OF SERVICE I so hereby Certify that I have Served upon the Defendants' GLOBAL CONVECTION OF AMERICA CHAC, YOMCKOON AND ASSOCIATES P.O. Bgo 3226 Phenix CITY AL. 36868-3220 A Copy of the foregoing Documents by placing same in the U.S. Mail
Postage Grepaid on this the 9th Day of April, 2018. by alongo huto, prose Alone o Austin 1301 Oriver-Carles Rd. Tuskegee, Ol, 36083 Ph. # (334) 727-5476